IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF IDAHO

[plaintiff],)
	[plaintiffs],	Case No. CV[case no.]-EJL
vs.) LITIGATION ORDER
[defendant],		
	[defendants].	}

On [complaint filing date], [plaintiffs] filed the above-entitled action.

THEREFORE, IT IS HEREBY ORDERED AS FOLLOWS:

- 1. [plaintiffs] shall serve this Order on all parties.
- 2. Within sixty-nine (69) days from the filing date of the Complaint, pursuant to Local Rule 16.1, the parties shall meet and determine:
 - A. A litigation plan¹;
 - B. If consenting to the jurisdiction of a magistrate judge is appropriate; and

¹Attached is a Civil Case Litigation Outline which shall be used by the parties in determining their case litigation plan. The Court will expect the outline to be followed unless a showing by the parties is made that the case is highly complex in nature.

- C. If the case is suitable for an alternative dispute resolution (ADR) program such as arbitration, mediation² or judicial settlement conference.
- 3. Within eighty (80) days from the filing date of the Complaint, the parties shall file with the court the Litigation Plan form and, if appropriate, the Consent to Proceed Before a Magistrate Judge form.
- 4. Within eighty-three (83) days from the filing date of the Complaint, initial disclosures shall be made by the parties pursuant to Federal Rules of Civil Procedure 26.1 and Local Rule 16.1.
- 5. A telephonic scheduling conference shall be held on [tsc date] 2001, at [time] mountain standard time, for the purpose of confirming the deadlines proposed by the parties in the Litigation Plan Form and to set the matter for trial.
- 6. Counsel for Plaintiff shall initiate the conference call by placing it to Diane McCoy, Administrative Assistant, at 208-334-9270 and shall have all appropriate parties on the line.

Dated this	_day of	[month],	2001.
------------	---------	----------	-------

EDWARD J. LODGE UNITED STATES DISTRICT JUDGE

²Pursuant to Local Rule 16.5, the parties shall discuss and determine whether or not they will participate in a mediation program. Mediation is a process whereby a trained, experienced and impartial neutral, selected by the parties and or the Court, will facilitate discussion, and assist in identifying issues and generating options in an attempt to resolve the dispute which prompted the litigation.

A party can move for withdrawal from the mediation process upon a showing that reasons exist as to why mediation would not be productive or otherwise should not a occur.

CIVIL CASE LITIGATION OUTLINE

DAY	EVENT
1	Complaint Filed
69	Parties Meet on Litigation Plan (Local Rule 16.1)
80	DISTRICT COURT FILING DEADLINE: Joint Litigation Plan Form
83	Case reviewed by Court for: (1) Completion of service (2) Consent to a Magistrate Judge Form (3) Litigation Plan Form Initial Disclosure Deadline (FRCP 26.1, and Local Rule 16.1)
90	TELEPHONE SCHEDULING CONFERENCE
135	Expert Disclosure by plaintiff
165	Expert Disclosure by defendant
180	Rebuttal Expert Disclosure by plaintiff
210	Pre-Alternative Dispute Resolution (ADR) Discovery Deadline DISTRICT COURT FILING DEADLINE : Motion to Amend
240	ADR Conference (Mediation, Arbitration or Settlement Conference)
247	DISTRICT COURT FILING DEADLINE: ADR Status Report
300	Final Discovery Deadline
330	 DISTRICT COURT FILING DEADLINE: Pre-Trial Motions (4-5 months before trial) Responsive Pleadings Due 21 Days from Receipt of Motion Reply Pleadings Due 10 Days from Receipt of Response DISTRICT COURT FILING DEADLINE: Dispositive Motions Responsive Pleadings Due 21 Days from Receipt of Dispositive Motion Reply Pleadings Due 10 Days from Receipt of Response
459	DISTRICT COURT FILING DEADLINE: Motions in Limine Responsive Pleadings Due 7 Days from Receipt of Motion Reply Pleadings Due 7 Days from Receipt of Response
466	DISTRICT COURT FILING DEADLINE: Jury Instructions, Trial Brief, Voir Dire
480	TRIAL: Scheduled to begin on Tuesdays at 9:30 a.m. unless otherwise ordered.

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF IDAHO

	Plaintiff(s),)) Case No. CV
vs.) LITIGATION PLAN FORM
	Defendant(s).)) .)
	PLEASE INDICATE DAT	ES WHERE APPLICABLE
1.	Expert Witness Disclosure: Plaintiff: Defendant: Rebuttal:	
2.	Amendment to Pleadings, Joinder of Partie deadline:	s, Pre-ADR Discovery
3.	ADR Conference: Mediation, Arbitration, held by:	Settlement Conference (please choose one) to be
4.	ADR Status Report Due:	-
5.	Final Discovery Due:	-
6.	Non-Dispositive & Dispositive Pre-Trial M Response Due: Responsive Pleadings Due 21 Days from Re Reply Due: Reply Pleadings Due 10 Days from Receipt	ceipt of Motion
7.	Motions in Limine Deadline: Response Due: Responsive Pleadings Due 7 Days from Rec Reply Due: Reply Pleadings Due 7 Days from Receipt of	eipt of Motion

8.	Proposed Trial Date(s):		
		first preference	
		second preference	
		third preference	
9.	Trial: Jury or Court		
10.	Total Projected Number of Days:		
11.	Location:		
12.	Referral Status: To be determined by the	Court.	
Attor	ney for Plaintiff	Date	
Auon	ney for Framum	Date	
Attor	nex for Defendant	Date	